CH \$165.00 257850

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM304652

| SUBMISSION TYPE: | NEW ASSIGNMENT | | |
|-----------------------|--|--|--|
| NATURE OF CONVEYANCE: | ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL | | |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|------------------------|----------|----------------|--|
| Miratech Holdings, LLC | | 05/09/2014 | LIMITED LIABILITY COMPANY: DELAWARE |

RECEIVING PARTY DATA

| Name: | Miratech Holdings, Inc. | | | |
|-------------------|-------------------------|--|--|--|
| Street Address: | 420 S. 145th Avenue | | | |
| Internal Address: | Mail Drop A | | | |
| City: | Tulsa | | | |
| State/Country: | OKLAHOMA | | | |
| Postal Code: | 74108-1305 | | | |
| Entity Type: | CORPORATION: DELAWARE | | | |

PROPERTY NUMBERS Total: 6

| Property Type | Number | Word Mark | | | |
|----------------------|--------------|---------------------|--|--|--|
| Registration Number: | 2578505 | MIRATECH | | | |
| Registration Number: | 3710036 | V-CAT | | | |
| Registration Number: | 4439196 | MIRATECH | | | |
| Serial Number: | 86206147 LTR | | | | |
| Serial Number: | 86258960 | QUAD-TUNED | | | |
| Serial Number: | 86258986 | QUAD-TUNED SILENCER | | | |

CORRESPONDENCE DATA

Fax Number: 3128622200

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via

US Mail.

Phone: 3128622000

Email: rob.soneson@kirkland.com

Correspondent Name: Rob Soneson
Address Line 1: 300 N LaSalle
Address Line 2: Kirkland & Ellis

Address Line 4: Chicago, ILLINOIS 60654

ATTORNEY DOCKET NUMBER: 37869-195

NAME OF SUBMITTER: Rob Soneson

| SIGNATURE: | /rsoneson/ | | | | |
|---|------------|--|--|--|--|
| DATE SIGNED: 05/15/2014 | | | | | |
| Total Attachments: 7 | | | | | |
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INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT (this "Assignment") is made and entered into as of May 9, 2014 (the "Effective Date") by and between Miratech Holdings, LLC ("Assignor"), and Miratech Holdings, Inc. ("Assignee"). Assignor and Assignee are referred to collectively herein as the "Parties." All defined terms not otherwise defined herein shall have the meaning set forth in that certain Asset Purchase Agreement dated as of May 9, 2014, by and between Assignor and Assignee (the "APA").

RECITALS

- A. **WHEREAS**, Assignor and Assignee are parties to the APA, whereby Assignee has agreed to acquire certain assets of the Assignor, including all Intellectual Property; and
- B. WHEREAS, pursuant to the APA, Assignor desires to sell, assign, transfer, convey, and deliver to Assignee, and Assignee has agreed to accept and assume from Assignor, all of Assignor's right, title, and interest in and to Intellectual Property (such Intellectual Property, together with the Business Name, Patents, Trademarks, and Copyrights, the "Transferred IP"), including, without limitation: (i) the patents and patent applications set forth on Schedule A attached hereto ("Patents"); (ii) the trademark registrations and applications set forth on Schedule B attached hereto, in each case, together with the goodwill of the business associated therewith ("Trademarks"); and (iii) the copyright registrations and applications set forth on Schedule C attached hereto ("Copyrights").

NOW, THEREFORE, for good and valuable consideration (including the consideration set forth in the APA), the receipt and sufficiency of which are hereby acknowledged, effective immediately:

- 1. Assignor hereby irrevocably sells, assigns, transfers, conveys, and delivers to Assignee, free and clear of all Encumbrances (except as for the Permitted Encumbrances), all of Assignor's rights, title, and interest in and to the Transferred IP throughout the world, together with all (i) claims, causes of action and enforcement rights of any kind, whether currently pending, filed or otherwise, and whether known or unknown, under or arising from such Intellectual Property, including all rights to pursue and collect damages, costs, injunctive relief and other remedies for past, current or future infringement, misappropriation, or conflict with such Transferred IP; (ii) royalties, income and other payments due as of the Effective Date and thereafter under or arising from such Intellectual Property; and (iii) copies and tangible embodiments of such Transferred IP (in any form or medium).
- 2. Assignor hereby requests the Registrar of Copyrights, Commissioner of Patents and Trademarks, and the corresponding entities or agencies in any applicable foreign countries, to record Assignee as the assignee and owner of the Transferred IP.
- 3. Assignor hereby waives any moral rights, including, but not limited to, rights of attribution, integrity, and disclosure, arising from all or any part of the Transferred IP (including the Copyrights), together with all claims for damages and other remedies asserted on the basis of moral rights, and assigns, transfers, conveys and delivers to Assignee any waivers granted to Assignor of any such moral rights.
- 4. Assignor shall take all further actions, and provide to Assignee, Assignee's successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all affidavits, declarations, oaths, samples, exhibits, specimens,

Execution Version

assignments, powers of attorney or other documentation), requested by Assignee to more fully and effectively effectuate the purposes of this Assignment.

- 5. This Assignment will be governed by and construed in accordance with the Laws of the State of Delaware, without regard to its principles of conflicts of laws or choice of law.
- 6. This Assignment may be executed in two or more counterparts, each of which will be deemed to be an original, but all of which together will constitute one and the same instrument.

[signature pages follow]

IN WITNESS WHEREOF, this Assignment has been duly executed and delivered by a duly authorized representative of each of the Parties as of the date first above written.

ASSIGNOR

MIRATECH HOLDINGS, LLC

By: Limestone Miratech Partners, LLC,

its Managing Member

By: The Tremont Group, LLC, its Managing Member

By:

Preston R. Miller, Jr., Managing Director

IN WITNESS WHEREOF, this Assignment has been duly executed and delivered by a duly authorized representative of each of the Parties as of the date first above written.

ASSIGNEE

MIRATECH HOLDINGS, INC.

By:

Name: Denald G. Bramley

Title: President

Schedule A

Patents and Patent Applications

| Country | Title | Patent No. Issue Date | Pub. No. Pub. Date | Appln, No. Filing Date | Owner |
|---------|--|--------------------------|----------------------------|-------------------------------------|---------------------------|
| USA | Catalytic converter system and element for diesel engines | 8066950 11/29/2011 | 2008-0229733 09/25/2008 | 12/059472 03/31/2008 | Miratech Holdings, LLC |
| USA | Wound process element and method of production | 7653998 B1 02/02/2010 | | 11/226754 09/14/2005 | Miratech Holdings, LLC |
| USA | Catalytic converter system for diesel engines | 7412824 08/19/2008 | | 11/311868 12/19/2005 | Miratech Holdings, LLC |
| USA | Catalytic converter and catalyst element therefor | 7157060 01/02/2007 | | 10/279264 10/24/2002 | Miratech Holdings, LLC |
| USA | Quadruple-Tuned Silencer Apparatus and Method for Attenuating Sound From Engine Exhaust | | | 14/051,224 10/10/2013 | Miratech Holdings, LLC |
| USA | NOx sensors for SCR control | | | 13/743,789 1/17/2013 | Miratech Holdings, LLC |
| USA | Method and Apparatus for Analysis and Selective Catalytic Reduction of NOx- Containing Gas Streams | | | 14/156,875 1/16/2014 | Miratech Holdings, LLC |
| PCT | Catalytic converter system and element for diesel engines | | 10/8/2009 | PCT/US2008/ 080138 10/16/2008 | Miratech Holdings, LLC |
| PCT | Method and Apparatus for Analysis and Selective Catalytic Reduction of NOx- Containing Gas Streams | | | PCT/US2014/ 11846 1/16/2014 | Miratech Holdings, LLC |
| CANADA | Catalytic converter system and element for diesel engines | | | 2698241 3/1/2010 | Miratech Holdings, LLC |

Schedule B

Trademark Registrations and Applications

| Country | Trademark | Application No. | Filing Date | Registration No. | Registered | Owner |
|---------|-------------------------|-----------------|-------------|------------------|-------------|------------------------|
| USA | MIRATECH | 76305484 | 29 AUG 2001 | 2578505 | 11 JUN 2002 | Miratech Holdings, LLC |
| USA | V-CAT | 77/549449 | 18 AUG 2008 | 3710036 | 10 NOV 2009 | Miratech Holdings, LLC |
| USA | MIRATECH LOGO WIRACECH | 85/872743 | 11 MAR 2013 | 4439195 | 26 NOV 2013 | Miratech Holdings, LLC |
| USA | LTR | 86/206147 | 27 FEB 2014 | | | Miratech Holdings, LLC |
| USA | QUAD TUNED | 86/258960 | 22 APR 2014 | | | Miratech Holdings, LLC |
| USA | QUAD TUNED SILENCER | 86/258986 | 22 APR 2014 | | | Miratech Holdings, LLC |

Schedule C

Copyright Registrations and Applications

| Title | Registration Number | Registration Date | Owner |
|---|---------------------|-------------------|------------------------|
| Catalytic converter installation & | TXu1082048 | February 26, 2003 | Miratech Holdings, LLC |
| operation manual MEC-2001 air/fuel ratio controller : | TXu1063658 | August 9, 2002 | Miratech Holdings, LLC |
| installation & operation manual | 1Xu1003038 | August 9, 2002 | Willacen Holdings, ELC |

RECORDED: 05/15/2014